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7	City of Henderson, Nevada	
	Henderson Police Department and	
8	Chief Thedrick Andres	
9		
10	DISTRIC	т сопрт
10	DISTRIC	T COURT
11	CLARK COU	NTY, NEVADA
12	*	**
12	_	
13	MICHAEL LEWIS, Individually and as	CASE NO. 2:21-cv-1128-APG-VCF
14	Administrator of the Estate of KEVIN LEWIS, Deceased; MICHAEL LEWIS as Guardian Ad	STIPULATION AND ORDER TO
•	Litem of LUKE ARTHUR LEWIS, a minor,	EXTEND DISCOVERY DEADLINES
15	and EMBER LYNN LEWIS, a minor, as heirs	TEIDOT DEOLIECTI
16	of the Estate of KEVIN LEWIS, Deceased,	[FIRST REQUEST]
	Plaintiff,	
17	****	
18	VS.	
	CITY OF HENDERSON, NEVADA, a	
19	political subdivision of the State of Nevada:	
20	HENDERSON POLICE DEPARTMENT, a political subdivision of the State of Nevada;	
	THEDRICK ANDRES, individually and as	
21	policy maker and Chief of CITY OF HENDERSON POLICE DEPARTMENT;	
22	DOE HENDERSON POLICE OFFICERS I	
,,	through X; LAS VEGAS METROPOLITAN	
23	POLICE DEPARTMENT, a political subdivision of the State of Nevada; SHERIFF	
24	JOE LOMBARDO, individually and as policy	
, [maker of LAS VEGAS METROPOLITAN	
25	POLICE DEPARTMENT; DOE LAS VEGAS METROPOLITAN POLICE DEPARTMENT	
26	OFFICERS, I through X; DOES I through X;	
,,	and ROE ENTITIES, I through X, inclusive,	
27	Defendants.	
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STIPULATION AND ORDER TO EXTEND

DISCOVERY DEADLINES - [FIRST REQUEST]

Pursuant to LR 6-1 and LR 26-3, the parties, by and through their respective counsel of record, hereby stipulate and request that this Court extend discovery in the above-captioned case ninety (90 days, up to and including Tuesday, May 17, 2022. In addition, the parties request that the all other future deadlines contemplated by the Discovery Plan and Scheduling Order be extended pursuant to Local Rule. In support of this Stipulation and Request, the parties state as follows:

- 1. On June 15, 2021 Plaintiff filed his Complaint in the Eighth Judicial District Court.
- 2. On July 15, 2021, Defendants LVMPD and Lombardo filed their Answer to Complaint.
- 3. On August 13, 2021, Defendants City of Henderson, Henderson Police Department and Chief Thedrick Andres filed their Answer to Complaint.
- 4. On August 16, 2021, the parties conducted an initial FRCP 26(f) conference
- 5. On August 24, 2021, the Court entered the Stipulated Discovery Order.
- 6. On August 27, 2021, Defendants LVMPD and Lombardo served their FRCP 26 Initial Disclosures on the parties.
- 7. On August 30, 2021, Plaintiff served his FRCP 26 Initial Disclosures on the parties.
- 8. On August 30, 2021, Defendants City of Henderson, Henderson Police Department and Chief Thedrick Andres served their FRCP 26 Initial Disclosures on the parties.
- 9. On September 15, 2021, Defendants LVMPD and Lombardo served written discovery on Plaintiff.
- On September 27, 2021, Defendants City of Henderson, Henderson Police 10. Department and Chief Thedrick Andres served written discovery on Plaintiff.
- 11. On September 29, 2021, Plaintiff served written discovery on Defendants Las Vegas Metropolitan Police Department and Henderson Police Department. The LVMPD defendants responded to Plaintiffs' written discovery request on October 18, 2021.

The Henderson Police Department is diligently working on its discovery responses and are hopeful that they will be served by November 22, 2021, pursuant to which Plaintiffs have granted an extension to respond. The Plaintiff respectfully submits this extension of time to respond is evident of a showing of good cause to grant an extension to amend pleadings or add parties within the 21 day time frame of the current deadline

- 12. On October 15, 2021, Plaintiff served his responses to Las Vegas Metropolitan Police Department's written discovery.
- 13. On October 18, 2021 the LVMPD Defendants served its First Supplement to 26.1 Disclosures.
- On October 27, 2021, Plaintiff served his responses to Henderson PoliceDepartment's written discovery.

DISCOVERY REMAINING

- 1. The parties will continue participating in written discovery.
- 2. The parties will collect the plaintiffs' medical records.
- 3. Defendants will depose Plaintiffs.
- 4. Plaintiffs will depose the Defendants and the Defendants' FRCP 30(b)(6) witness(es).
- 5. The parties may depose any and all other witnesses identified through discovery, potentially including treatment providers and personnel whom interacted with Mr. Lewis while in the custody of various Defendants.
- 6. The parties will designate expert witnesses and may conduct depositions of those expert witnesses.

WHY REMAINING DISCOVERY HAS NOT BEEN COMPLETED

The parties aver, pursuant to LR 26-3, that good cause exists for the following requested extension. This Request for an extension of time is not sought for any improper purpose or other purpose of delay. Rather, it is sought by the parties solely for the purpose of allowing sufficient time to conduct discovery to develop their respective cases in chief.

The parties have been diligently moving the case forward. They have been participating in substantive discovery, including exchanging their initial lists of witnesses and documents and supplements thereto, and propounding written discovery. To ensure sufficient time is allotted for party depositions and expert designations, the parties maintain that the current discovery deadlines must be extended.

Extension or Modification of The Discovery Plan and Scheduling Order. LR 26-3 governs modifications or extension of the Discovery Plan and Scheduling Order. Any stipulation or motion to extend or modify that Discovery Plan and Scheduling Order must be made no later than twenty-one (21 days before the expiration of the subject deadline (unless a showing of good cause is present and must comply fully with LR 26-3.

This is the first request for extension of time in this matter. The parties respectfully submit that the reasons set forth above constitute compelling reasons for the short extension. The parties further submit the extension of time to respond to written discovery is a showing of good cause as to why the deadline to amend pleadings or add parties should be extended since the current deadline is November 18, 2021.

The parties further submit the extension of time to respond to written discovery is a showing of good cause as to why the deadline to amend pleadings or add parties should be extended since the current deadline is November 18, 2021.

The following is a list of the current discovery dædlines and the parties' proposed extended deadlines. No weekend dates are included:

Scheduled Event	Current Deadline	-Proposed Deadline	
Discovery Cut-off	Wednesday, February 16, 2022	Tuesday, May 17, 2022	
Deadline to Amend Pleadings or Add Parties	Thursday, November 18, 2021	Wednesday, February 16, 2022	
Expert Disclosure pursuant to FRCP26 (a)(2)	Monday, December 20, 2021	Friday, March 18, 2022	
Rebuttal Expert Disclosure pursuant to FRCP. 26(a)(2)	Wednesday, January 19, 2022	Monday, April 18, 2022	

	Scheduled Event	Current	Deadline	Proposed Deadline	
2	Dispositive Motions	Friday, March I	18, 2022	Wednesday, June 15, 2022	
³	Joint Pretrial Order	Monday, April 1	8, 2022	Thursday, July 14, 2022	
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5	WHEREFORE, the parties respectfully request that this Court extend the discove				
5	period by ninety (90) days from the current deadline of February 16, 2022 up to and including				
,	May 17, 2022, and the other dates as outlined in accordance with the table above.				
₃	Dated this 15 th day of Nove	ember, 2021.	Dated this 15 ^t	h day of November, 2021.	
igert	LEWIS BRISBOIS BISGAARD & SMITH LLP		TIMOTHY R. O'REILLY, CHTD		
,	/s/ Robert W. Freeman		/s/ Timothy R	. O'Reilly, Chtd.	
	ROBERT W. FREEMAN Nevada Bar No. 3062		TIMOTHY R	. O'REILLY	
$\ \cdot \ $	E. MATTHEW FREEMAN Nevada Bar No 14198		Nevada Bar N TRACIE M. J		
\parallel	6385 S. Rainbow Blvd., Sui	te 600	Nevada Bar N		
³ ∥	Las Vegas, Nevada 89118 Attornev for Defendants City of Henderson, Nevada Henderson Police Department and Chief Thedrick Andres		325 S. Maryland Parkway Las Vegas, Nevada 89101		
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,			GERALD I. GILLOCK & ASSOCIATES GERALD I. GILLOCK		
$\ $			Nevada Bar N	Io. 51	
\parallel			MICHAEL H. COGGESHALL Nevada Bar No. 14502 428 South Fourth Street Las Vegas, Nevada 89101		
$' \parallel$					
}					
• ∥	Attorneys for Plaintiffs Dated this 15 th day of November, 2021. KAEMPFER CROWELL				
)					
$\ $	/s/ Ryan W. Daniels				
,	LYSSA S. ANDERSON Nevada Bar No. 5781			ORDERED.	
\parallel	RYAN W. DANIELS			Sale C	
	Nevada Bar No. 13094			**	
;	KRISTOPHER J. KALKOV Nevada Bar No. 14892	WSKI		renbach States Magistrate Judge	
<u> </u>	1980 Festival Plaza Drive, S	Suite 650		11-16-2021	
,	Las Vegas, Nevada 89135		DATED		
	Attorneys for Defendants LVMPD and Sheriff Joseph	Lombardo			

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